	0 4			PTO/SB/26 (09-04) (modified)
MAY 0 9 1006 TERMINAL DISCLAIMER TO OBVIATE A DOUBLE				
In re Applica		Gregory Phillips, et a	I. Docket No.:	47004.000262
Application I	NumberADE	10/670,358	Art Unit:	3623
Filed: Se	eptember 26, 2003		Examiner:	Susanna Meinecke Diaz
Title: DEBIT PURCHASING OF STORED VALUE CARD FOR USE BY AND/OR DELIVERY TO OTHERS				
Owner Of Re	ecord: JPMorgan Association		cessor in interest to Ba	ank One Delaware, National
of 100 perce of the statute	ent interest in the ins ory term of any pate		isclaims, except as prov application which would	aware, National Association ided below, the terminal part extend beyond the
6,615,1 6,892,1		issued on: Septemb	er 2, 2003 and May 1	10, 2005, respectively
presently sh instant appli commonly o	ortened by any tern ication shall be en	ninal disclaimer, The owr forceable only for and c ment runs with any pate	ner hereby agrees that during such period that	e term of said prior patent is any patent so granted on the it and the prior patent are nt application and is binding
instant appli 154 and 17 disclaimer," unenforceab terminally di	cation that would ex 3 of the prior pater in the event that sole; is found invalid isclaimed under 37 is in any manner te	xtend to the expiration dant, "as the term of said taid prior patent later ex by a court of compete C.F.R. 1.321; has all	ate of the full statutory prior patent is presentl pires for failure to pay nt jurisdiction; is statut claims cancelled by a	of any patent granted on the term as defined in 35 U.S.C. y shortened by any terminal a maintenance fee; is held corily disclaimed in whole or reexamination certificate; is bry term as shortened by any
Check either I	box 1 or 2, if appropria	ite.		
1.		ncy, etc.), the unders		ration, partnership, university, to act on behalf of the
on information knowledge the under Section	on and belief are b hat willful false state on 1001 of Title 1a	pelieved to be true; and ements and the like so m	further that these stat ade are punishable by f Code and that such	and that all statements made ements were made with the ine or imprisonment, or both, willful false statements may
2.	The undersigned i	is an attorney or agent of	record.	eg. No. <u>43,606</u>
The terminal disclaimer fee under 37 C.F.R. 1.20(d) is \$130.00 and is to be paid as follows:				
	A check in the amount of the fee is enclosed.			
$\boxtimes$		er is hereby authorized to Deposit Account No.		h may be required, or credit this sheet is enclosed.
PTO sugges	ted wording for term			
$\boxtimes$	unchanged.	changed (if	changes, an explanation	ADD01 00000101 500206 106703 on should be supplied).
	unchanged. changed (if changed, an explanation should be supplied).  *Certification under 37 C.F.R. 3.73(b) is attached as required if terminal disclaimer is signed the assignee.  May 9, 2006			
	Date	<del></del>	Signa	ature
			Ozzie A. Farres,	<del>-</del>
	1900 K Street, N.W	v	Typed or Pr <u>Atto</u>	
Address	1000 11 011001, 14.4	<u>.</u>	<u>Atto</u> Tit	-
	Washington, DC 200	<u>006</u>	HUNTON & WILLIAMS L	LP Customer No. 21967
Address			Compan	v Name